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STATEMENT UNDER 37 CFR 3.73(b)
Applicant/Patent Owner: H. C. Starck GmbH & Co. KG
Application No./Patent No.: 10/813308 Filed/Issue Date: March 30, 2004
Entitled: Process for producing silicatic moldings
H. C. Starck GmbH & Co. KG (Name of Assignee)  , a (Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)
states that it is:
1. x the assignee of the entire right, title, and interest; or
2. an assignee of less than the entire right, title and interest.
(The extent (by percentage) of its ownership interest is%)
in the patent application/patent identified above by virtue of either:
A. An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel
Frame, or for which a copy thereof is attached.
OR
B. X A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as follows:
1. From: Pantke, Dietrich, et al. To: H. C. Starck GmbH
The document was recorded in the United States Patent and Trademark Office at Reel 015164 , Frame 0931 , or for which a copy thereof is attached.
From: H. C. Starck GmbH To: Bayer Beteiligungsverwaltung Goslar GmbH The document was recorded in the United States Patent and Trademark Office at
Reel 019604 , Frame 0833 , or for which a copy thereof is attached.
3. From: Bayer Beteiligungsverwaltung Goslar GmbH To: H. C. Starck GmbH & Co. KG
The document was recorded in the United States Patent and Trademark Office at
Reel 019197 , Frame 0734 , or for which a copy thereof is attached.
Additional documents in the chain of title are listed on a supplemental sheet.
As required by 37 CFR 3.73(b)(1)(i), the documentary evidence of the chain of title from the original owner to the assignee was, or concurrently is being, submitted for recordation pursuant to 37 CFR 3.11.  [NOTE: A separate copy (i.e., a true copy of the original assignment document(s)) must be submitted to Assignment Division in accordance with 37 CFR Part 3, to record the assignment in the records of the USPTO.  See MPEP 302.08]
The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee.
//Signature Date
Ashley I. Pezzner (302) 658-9141
Printed or Typed Name Telephone Number
Authorized Signer for Assignee Title

## Statement Under 37 CFR 3.73(b) Supplemental Sheet

H.C. Stark GmbH & Co. KG's entire business has been transferred to H.C. Starck GmbH by way of merger and accretion. H.C. Starck GmbH & Co. KG's previous operative business is now managed by H.C. Starck GmbH.

Attached is a copy of an excerpt from the commercial register of the deregistration H.C. Starck GmbH & Co. KG and a copy of the excerpt from the commercial register of the registration H.C. Starck GmbH. The applicant is in the process of recording this paper.

## Certified Translation from German

formithern retroken behand a behanda da behanda be		Paratika Najara		
4	ω	'n	port	Regi- stration
a) Due to the alteration of the firm name flow H.C. Starck GmbH & Co. KG			a) Hermann C. Starck Ombel & Co. K.G b) Gostar	a) Firm Name h) Domicile, Establishment, Branches c) Objective of the Company
			a) Hach general partner holds sole power or representation. Each general partner is entitled go transact legal business on behalf of the Partnership with himself in his own name or as representative of a third party. b) General partner. H.C. Starck Verwaltungs-GmbH, Gostar (Annesgericht Braunschweig HRB 200307).	a) General Representation b) Owners, General Partners, , Managing Prokura <sup>2</sup> b) Directors, Managing Board, Authorised C) Representatives and Special Power of Attorney 4
				Prokura <sup>2</sup>
c) The limited partner H.C. Starck GmbH changed the firm name into Bayer Beteiligungsverwaltung Goslar GmbH. Now limited partner.  Bayer Beteiligungsverwaltung Goslar GmbH. Goslar (Amsgericht Braunschweig HRB 110660). coatribution: 1.000.000.00 EURO.		b) Subject to the Spin-Off and Take-Over Agreement dated 15/09/2006 and to the resolutions of approval adopted in partners' incetting dated 15/09/2006 and the shareholders meeting of the transferring entity dated 15/09/2006 the Partnership has taken over parts of the assets of FLC. Starck GmbH with domicile in Goslar (Annisgericht Braunschweig¹ HRB 110660) as a whole by way of transformation by spin-off. As to the assets to be spun-off it is hereby referred to the Spin-Off Agreement. The Spin-Off will not take effect before registration in the register folio of the transferring entity:  c) After increase of the contribution by 990,000.00 EURO for the purpose of implementation of the spin-off of individual assets of H.C. Starck GmbH as transferring entity to Hermann C. Starck GmbH & Co. KG as entity taking over and limited partner as follows:  Limited partners:  Limited partners:  Limited partners:  1006.000.00 EURO		Legal Form, Commencement, Articles of Association Other Legal Relations Limited Partners, Members
a) 26/09/2006 Fanklieck	a) 26/09/2006 Fahldieck	a) 25/09/2006 Fahldieck b) Agreements and approvals folio 26 ff. Special Volume	a) 12/07/2006 Senftleben	a) Registration Date b) Bentarks

Commercial Register B of the Amtsgericht Braunschweig

Printout Fetched on 7th June 2007 at 13:52 hours

Number of the Firm:

HRA 200162

partner: H.C. Starck Gribbl, Gosiar (Amtsgericht Braunschweig HRB200743). Contributjon: 1,000,000.00 EURO.
c) Sue to the transfer of the domicile from Frankfurt am Main to Goskar and due to the change of the firm name now limit
The partnership assets, i.e. all of the assets and liabilities, passed to the sole limited partner H.C. Starck GmbH by way of accrual, H.C. Starck GmbH will not continue the firm. So the partnership has been dissolved and has expired without liquidation.
Drachenfelsee 482 VV GmbH, Frankfurt a.M. (Amisgericht Frankfurt a.M.) HRB 78956), eointribution 1,000,000,000 EUR  Withdrawal as limited partner: Withdrawal limited partner: Bayer Bejelfigungsverwaltung Goslar GmbH, Goslar (Amisgericht, Braunschweig HRB 110660)
c) By way of subrogation of Bayer Beteilingungsverwaltung Goslar GmbH joined as limited partner:
b) Other Legal Relations c) Limited Partners, Members
Fage 2012

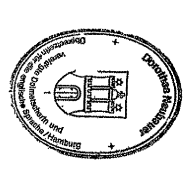
Approximately Braunschweig Local Court
Approx. General Commercial Power of Attorney
Approximately Frankfurt Local Court

(translator's notes)

The above translation is certified to be true and complete. The German text submitted for translation was the attached printout (2 pages).

Hamburg, 23 June 2007

Dorothea Neubauer Sworn translator of the Free and Hanseatic City of Hamburg 7. Neuk eur



## Translation from German

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Commer	Commercial Register B of the Amtsgericht Braunschweig	Braunschweig	Printout  Fatched on 29 <sup>th</sup> May 2007 at 15:27 hours	A	Number of the Firm: HRB Page 1 of 2	HRB 200743
Rogi-	a) Firm Name	Nominal or Share	a) General Representation b) Board of Management, Governing Body,	Prokura <sup>3</sup>	a) Memorandum and Articles of Association b) Other Legal Relations	Date and Con-
No.	of the Company	, ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	Managing Directors, General Partner, Chief Executives, Authorised Representatives and			b) Remarks
-	2	3	A the state of the	5	6	2 7
ŀ	a)	0.000,000.0	a) te celu con managino director has been appointed		Company with Limited Liability	20/04/2007
	H.C. Starck GmbH	0 EUR	a) If only one managing director has been appointed, he shall solely represent the Company. If several		Articles dated 6th November 2006	Fahldieck
	(Goslar		Managing Directors have been appounted, the Company shall be represented by two Managing		The Shareholders' Meeting dated 10th Nov. 2006 with the	
jesser			Directors or by one Managing Director acting Jointly with a Prokurist		Addendum dated 15" Lee, 2000 scuppes in a resonance to amend the Articles in § I (Domicile), i.e. the transfer of the	
	The objective of the Company is		TERMINAL PARTY PAR		domicile from Bonn (formerly Amtsgericht Bonn), HKB	
	the acquisition and holding of		b) Managing Director.		(Commany)	
	interests and the provision of		anthorised to enter into legal transactions on behalf			
	parties and associated companies,		of the Company with himself as representative of a	٠	The Shareholders Integring dates ov Jan. 2007 ethylere unv	
	in particular to holding and sister	, each arrive	third party.		and to amend § 3 of the Articles (Share Capital) and § I	
	include amono others		Managine Director.		sentence 1 (Firm Name).	
	management, brokerage, marketing	*******	Plumpe, Willielm, Bad Homburg v.d. Hölie.		Normanier the Chareholders' Meeting dated 30th Jan. 2007	
<del>~~~~</del>	and consulting services and also	**************************************	*15/09/1952, authorised to enter this jegal		adopted the resolution to amend § 1 of the Articles (	
**************************************	scape of the financial services the		as representative of a third party.		Domicile) thus deciding to transfer the domicile from	
	Company may particularly finance		war or a second		HRB 78956) to Goslar	
	members' loans or it may arrange	etratile.	,			
	for credits by third parties,					
- Internation	however, the Company may not					
	the meaning of the Banking Act.				and the second s	
	The services may be rendered both					
	by the Company's own employees	.,,				
	and by the resale of purchased					
	3 G1 Y15 G3,					

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Содинего	Commercial Register B of the Amtsgericht Braunschweig	nt Braunschweig	Fetched on 29th May 2007 at 15:27 hours		Page 2 of 2  Page 2 of 2  Articles of Association
Regi- stration No.	a) Firm Name b) Domicile c) Objective of the Company	Nominal or Share Capital	a) General Representation b) Board of Management, Governing Body, Managing Directors, General Partner, Chief Executives, Authorised Representatives and Special Proven of Attorney	Prokura	a) Memorandum and Ari b) Other Legal Relations
	2	ω	4	S	6
2					b) With H.C. Starck Holding (Germany) with domicite in With H.C. Starck Holding (Germany) with domicite in Goslar (Amtsgericht Braunschweig HRB 200744) as controlling company a profit transfer agreement was concluded on 24th April 2007. This agreement was approved by the Shareholders' Meeting on 25th April 2007.
***	The second secon		b) Ceased to be Managing Director: Bollon, Ciregor, Munich. * 13/10/1964		
			Ceased to be Managing Director; Plumps, Wilhelm, Bad Hombury v.d. Hölle, *15/09/1952		
			Appointed as Managing Director: Dr. Heumtiler, Heinz, Goslar, * 08/02/1951, holding sole power of representation, authorised to enter into legal transactions on behalf of the Company with himself as representative of a third party.		
			Appointed as Managing Director: Jung, Ernst-Norbert, Bad Harzburg, *19/03/1950; holding sole power of representation, authorised to enter into legal transactions on behalf of the Company with hinsolf as representative of a third party.		
4		•			b)  As acquiring legal entity the Company, subject to the Merger As acquiring legal entity the Company, subject to the Merger Agreement dated 03/05/2007 and the approvals of the shareholders' meeting dated 03/05/2007 and the shareholders' meeting of the transferring legal entity dated 03/05/2007 has been merged with H.C. Starck Verwaltungs-GmbH with domicile in Goslar (Amtsgericht Braunschweig, HRB 200307).

Approximately Braunschweig Local Court
'Holder of Prokura, i.e. of General Commercial Power of Attorney
'Approx. General Commercial Power of Attorney
'Approximately Bonn Local Court
'Approximately Frankfurt Local Court
(translator's notes) Translated by

Dorothea Neubauer, Hamburg

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